

Substitute Bill No. 851

January Session, 2003

AN ACT CONCERNING THE OPERATION OF ALL-TERRAIN VEHICLES.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- Section 1. Section 14-380 of the general statutes is repealed and the
- 2 following is substituted in lieu thereof (*Effective July 1, 2003*):
- 3 On or after October 1, 1971, no person shall operate and no owner 4 shall permit the operation of any snowmobile or all-terrain vehicle 5 unless the owner holds a valid, effective registration awarded by this state or by another state or by the United States, provided such state or 6 district of registration grants substantially similar privileges for 8 snowmobiles or all-terrain vehicles owned by residents of this state 9 and registered under its laws, and unless the identification number set 10 forth in such registration is displayed on such snowmobile or all-11 terrain vehicle as prescribed in section 14-381, as amended by this act, 12 provided every resident of this state shall obtain such registration from 13 this state under the provisions of section 14-381, as amended by this act, before such operation shall be lawful. The provisions of this 14 15 section shall not apply (1) to the operation of a snowmobile [or all-16 terrain vehicle] on premises owned or leased by the owner of such 17 snowmobile, [or all-terrain vehicle] or (2) to the operation of a 18 snowmobile or all-terrain vehicle in any organized contest as long as 19 such snowmobile or all-terrain vehicle is operated in the contest area, 20 provided the owner of such snowmobile or all-terrain vehicle holds a

- 21 valid, effective registration awarded by this state or by another state or
- 22 the United States.
- 23 Sec. 2. Section 14-381 of the general statutes is repealed and the 24 following is substituted in lieu thereof (*Effective July 1, 2003*):
- 25 Any owner required to register a snowmobile or all-terrain vehicle 26 shall apply to the commissioner and shall file evidence of ownership 27 by affidavit or document. Upon receipt of an application in proper 28 form and the registration fee, the commissioner shall assign an 29 identification number and provide the owner with a certificate of 30 registration and registration plate. The registration plate, which shall 31 be affixed by the owner, shall be displayed on the snowmobile or all-32 terrain vehicle at a place and in a manner prescribed by the 33 commissioner. In addition to such registration plate, each snowmobile 34 and all-terrain vehicle so registered shall display its registration 35 number on each side of its front section, midway between the top and 36 bottom of said front section, in letters or numbers at least three inches 37 in height and made of a reflective material. The certificate of 38 registration shall be carried on such snowmobile or all-terrain vehicle 39 and shall be available for inspection whenever such snowmobile or all-40 terrain vehicle is being operated. The owner shall pay a fee of twelve 41 dollars, and on and after July 1, [1992, fourteen] 2003, thirty dollars for 42 each snowmobile or all-terrain vehicle so registered. Each such 43 certificate of registration shall expire biennially on the last day of 44 March.
- 45 Sec. 3. Section 14-383 of the general statutes is repealed and the 46 following is substituted in lieu thereof (*Effective July 1, 2003*):
 - Each snowmobile dealer or all-terrain vehicle dealer, as defined by section 14-379, shall register with the commissioner who shall assign a distinguishing number and issue three registration plates bearing the number assigned to such dealer. The fee for such registration shall be fifteen dollars, and on and after July 1, 1992, eighteen dollars. A registration plate shall be attached to each snowmobile or all-terrain

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- 54 sale. On and after July 1, 2003, all dealers of new or used snowmobiles
- 55 <u>or all-terrain vehicles shall provide information on registration</u>
- 56 requirements, laws, regulations and certification requirements to all
- 57 persons who purchase such vehicles.
- Sec. 4. Section 22a-27h of the general statutes is amended by adding subsection (d) as follows (*Effective July 1, 2003*):

60 (NEW) (d) There is established an account, within the Conservation 61 Fund, to be known as the all-terrain vehicle account. One-half of all 62 revenue received by the state from fees for the numbering and 63 registration of all-terrain vehicles shall be paid to the Treasurer and 64 shall be deposited in the Conservation Fund and credited to the all-65 terrain vehicle account. Any funds remaining in the all-terrain vehicle 66 account at the end of any fiscal year shall be carried forward in the 67 account for the succeeding fiscal year. The all-terrain vehicle account 68 shall be used for the following purposes: (1) All expenses incurred by 69 the Commissioner of Motor Vehicles and the Commissioner of 70 Environmental Protection in the administration and enforcement of the 71 laws and regulations of the state respecting all-terrain operation and 72 damage from all-terrain vehicles; (2) expenditures for all-terrain 73 vehicle safety, education, patrols, enforcement and training programs 74 and the planning, design, acquisition, construction, maintenance and 75 improvement of recreational facilities related to all-terrain vehicles; (3) 76 any revenues remaining after payment of those costs described in 77 subdivisions (1) and (2) of this subsection may be allocated by the 78 Commissioner of Environmental Protection for use by organizations 79 that engage in all-terrain vehicle safety education and the planning, 80 design, construction, maintenance and improvement of all-terrain 81 vehicle facilities; and (4) the Commissioner of Environmental 82 Protection may use the funds in the all-terrain vehicle account to 83 supplement projects that qualify for grants under the National 84 Recreational Trails Program. Any organization desiring to obtain 85 funds from the all-terrain vehicle account for purposes of subdivision 86 (3) of this subsection shall apply to the Commissioner

Environmental Protection upon forms as the commissioner may prescribe. The commissioner may approve payment to any organization, in amounts not exceeding five thousand dollars per year, provided such organization has provided the commissioner with sufficient evidence that the proposed use of such funds is: (A) In accordance with the provisions of this subsection; (B) not in conflict with any program planned or undertaken by any state agency; (C) needed for the safety or convenience of all-terrain vehicle users and the general public; and (D) approved by the legislative body of such organization. The commissioner shall, not later than December first of each year, submit to the Comptroller a fiscal report that includes a statement of all revenues received by and expenditures made from the all-terrain vehicle account during said fiscal year.

Sec. 5. Section 14-387 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2003*):

No person shall operate a snowmobile or all-terrain vehicle in the following manner: (1) On any public highway, except such snowmobile or all-terrain vehicle, if operated by a licensed motor vehicle operator, may cross a public highway if the crossing is made at an angle of approximately ninety degrees to the direction of the highway and at a location where no obstruction prevents a quick and safe crossing, the snowmobile or all-terrain vehicle is completely stopped before entering the traveled portion of the highway and the driver yields the right-of-way to motor vehicles using the highway, provided nothing in this subsection shall be construed to permit the operation of a snowmobile or all-terrain vehicle on a limited access highway, as defined in subsection (a) of section 13a-1; (2) in such a manner that the exhaust of the snowmobile or all-terrain vehicle makes an excessive or unusual noise; (3) without a functioning muffler, subject to the provisions of section 14-80, properly operating brakes, sufficient and adequate front and rear lighting and reflecting devices, except an all-terrain vehicle with an engine size of ninety cubic centimeters or less shall not be required to be equipped with front and rear lighting and shall not be operated after dark; (4) in any manner

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121 which would cause harassment of any [game] wildlife, as defined in 122 section 26-304 or domestic animal or that would affect endangered or 123 threatened species or species of special concern or essential habitats of 124 such endangered or threatened species, as defined in section 26-304; (5) 125 on any [fenced agricultural land or posted] land without the written 126 permission of the owner, or the agent of the owner, or in the case of 127 state-owned land, without the written permission of the state agency 128 or institution under whose control such land is, or in the case of land 129 under the jurisdiction of a local municipality without the written 130 permission of such municipality; and (6) on any railroad right-of-way. 131 Nothing in sections 14-379 to 14-390, inclusive, shall preclude the 132 operation of a snowmobile or all-terrain vehicle (A) on the frozen 133 surface of any public body of water, provided any municipality may 134 by ordinance regulate the hours of operation of snowmobiles and all-135 terrain vehicles on public waters within such municipality and 136 provided the operation of a snowmobile or all-terrain vehicle shall be 137 subject to the provisions of section 25-43c; or (B) on any abandoned or 138 disused railroad right-of-way, except where such right-of-way is 139 designated as a trail or greenway for nonmotorized recreation, or in 140 any place or upon any land specifically designated for the operation of 141 snowmobiles and all-terrain vehicles by statute, regulation or local 142 ordinance. Any person who violates any provision of this section shall 143 have committed a separate infraction for each such violation.

Sec. 6. Section 23-26b of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2003*):

(a) No person shall operate and no owner of an all-terrain vehicle shall permit operation of an all-terrain vehicle on [state land] lands owned or managed by the state and designated for all-terrain vehicle use without first obtaining a safe all-terrain vehicle certificate from the Commissioner of Environmental Protection or from another state, pursuant to subsection (e) of this section, and unless such vehicle is registered pursuant to section 14-380, as amended by this act. No safe all-terrain vehicle certificate to operate an all-terrain vehicle on state land [shall be issued to any person under eighteen years of age unless

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such person has completed a safety education course for all-terrain vehicles given pursuant to section 23-26d] shall be issued by the commissioner to any applicant unless such applicant is twelve years of age or older and provides proof of having successfully completed a course in safe all-terrain vehicle operation approved by the commissioner pursuant to section 23-26d or has successfully passed an equivalency examination testing knowledge of safe all-terrain vehicle operation as administered by the commissioner. Operators of allterrain vehicles must obtain a safe all-terrain certificate by the following dates: (1) For operators who are twenty years of age or younger, by October 1, 2003; (2) for operators who are twenty-one to twenty-five years of age, by July 1, 2004; and (3) for operators who are twenty-six years of age or older, by October 1, 2004. The fee for such safe all-terrain vehicle certificate shall be established by the commissioner pursuant to section 23-26f. Any certificate issued by the commissioner pursuant to this section shall be valid for the life of the person to whom such certificate is issued.

- (b) The commissioner may require that any person operating an allterrain vehicle on state land (1) furnish proof of liability and property damage insurance on the vehicle, and (2) agree to indemnify and hold harmless the state of Connecticut against any and all suits, claims, demands or judgments, including claims presented under the provisions of chapter 53, that may be allowed against the state for injury to any person as a result of the operation of an all-terrain vehicle on state land.
- (c) Any person issued a certificate to operate an all-terrain vehicle pursuant to this section or who holds a safe all-terrain vehicle certificate from another state, as described in subsection (e) of this section, shall have such certificate on such vehicle at all times that the person is operating the vehicle as well as the written permission required under section 14-387, as amended by this act. On demand of an officer authorized to enforce the provisions of this chapter, such person shall present the certificate or written permission to the officer.

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- 188 (d) Notwithstanding the provisions of this section, the 189 Commissioner of Environmental Protection may modify or suspend requirements for a certificate to operate an all-terrain vehicle, by 190 written authorization, with respect to an all-terrain vehicle event 191 192 authorized by the commissioner.
- 193 (e) The commissioner may enter into a reciprocal agreement with 194 any state that issues a safe all-terrain vehicle certificate, provided the 195 certification program of such other state requires education and testing 196 substantially similar to the education and testing requirements necessary to obtain a safe all-terrain vehicle certificate under 197 198 subsection (a) of this section. Such agreement shall permit persons 199 holding a valid, effective safe all-terrain certificate from such other 200 state to be in compliance with the requirements of subsection (a) of this 201 section.
- 202 Sec. 7. Section 23-26e of the general statutes is repealed and the 203 following is substituted in lieu thereof (*Effective July 1, 2003*):

No person less than twelve years of age shall operate an all-terrain vehicle on [state land] lands owned or managed by the state. A person between twelve and sixteen years of age may operate an all-terrain vehicle on [state land] lands owned or managed by the state and designated for use by all-terrain vehicles provided such person has obtained a safe all-terrain vehicle certificate pursuant to section 23-26b, as amended by this act, and is supervised by a person eighteen years of age or older who has completed a safety education course given pursuant to section 23-26d. No person less than twelve years of age may ride as a passenger on an all-terrain vehicle on lands owned or managed by the state and designated for use by all-terrain vehicles with any operator who is less than eighteen years of age. Any person sixteen years of age or younger who operates an all-terrain vehicle or is a passenger on an all-terrain vehicle on lands owned or managed by the state and designated for use by all-terrain vehicles shall wear a helmet.

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This act shall take effect as follows:	
Section 1	July 1, 2003
Sec. 2	July 1, 2003
Sec. 3	July 1, 2003
Sec. 4	July 1, 2003
Sec. 5	July 1, 2003
Sec. 6	July 1, 2003
Sec. 7	July 1, 2003

Joint Favorable Subst. C/R FIN **ENV**

FIN Joint Favorable Subst.